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10     **UNITED STATES DISTRICT COURT**  
 11     **DISTRICT OF NEVADA**

12     The Trustees of the Glazing Health and Welfare  
 13     Fund, Southern Nevada Glaziers and  
 14     Fabricators Pension Trust Fund; Painters,  
 15     Glaziers and Floorcoverers Joint Apprenticeship  
 16     and Journeyman Training Trust; Painters,  
 17     Glaziers and Floorcoverers Safety Training  
 18     Trust Fund; Painters and Glaziers Market  
 19     Recovery Fund; Southern Nevada Painters and  
 20     Decorators and Glaziers Labor-Management  
 21     Cooperation Committee Trust; Painters and  
 22     Allied Trades Labor-Management Cooperation  
 23     Initiative; Glaziers Industry Promotion Fund;  
 24     International Painters and Allied Trades Industry  
 25     Pension Trust Fund; IUPAT District Council 16,  
 26     Glaziers, Architectural Metal and Glassworkers'  
 27     Local Union 2001; Local 2001 Political Action  
 Fund; Political Action Together Fund,

Case No.: 2:20-cv-01795-KJD-NJK

**ORDER GRANTING STIPULATION  
 TO EXTEND TIME FOR  
 DEFENDANT SURETEC  
 INSURANCE COMPANY TO  
 RESPOND TO THE COMPLAINT  
 (FIRST REQUEST)**

19     Plaintiffs,

20     vs.

21     Raydeo Enterprises, Inc., a Georgia Corporation;  
 22     Suretec Insurance Company, a Texas surety;  
 23     Mortenson-Mccarthy Las Vegas Stadium, a  
 24     Joint Venture, a general partnership; M A  
 25     Mortenson Company, a Minnesota Corporation;  
 26     McCarthy Building Companies, Inc., a Missouri  
 27     Corporation; United States Fire Insurance  
 Company, a Delaware Corporation; John Does I-  
 XX, inclusive; and Roe Entities I-XX, inclusive,

Defendants.

1 IT IS HEREBY STIPULATED by the parties, by and through their  
2 undersigned counsel of record, pursuant to LR IA 6.1, that Defendant Suretec  
3 Insurance Company (“Suretec”), shall have up to and including **December 4, 2020**  
4 within which to answer or otherwise respond to the Complaint. Defendant Suretec  
5 was served on **October 26**, so its response was due on **November 16**.

6 Good cause exists to extend the time within which to file a responsive  
7 pleading because the parties are actively engaged in settlement negotiations to  
8 resolve this case in its entirety. The requested extension will provide the parties  
9 with the opportunity to finalize their negotiations. This is the first stipulation to  
10 extend the time by which Defendant Suretec must answer the complaint.

11 Dated this 23rd day of November, 2020.

12 CHRISTENSEN JAMES & MARTIN

THE FAUX LAW GROUP

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19 Attorney for Suretec Insurance Company

20 IT IS SO ORDERED:

21  
22  
23   
24 UNITED STATES MAGISTRATE JUDGE  
25  
26  
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Dated: November 24, 2020